- 15 judicial district, or in any county to which the cause may be transferred on change of venue. A record of the proceedings and judg-16
- ment in this and the foregoing section when signed by the judge shall 17
- be sent to the clerk of the district court of the county in which the 18
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- information was filed, which shall be entered at length in the records of the court and shall have the same force and effect as if made and entered by the court in said county, and the commitment or subsequent proceedings shall be had upon the judgment and record from 22

23 that county.

Approved April 14, A. D. 1919.

# CHAPTER 230.

#### STATE AID FOR NORMAL TRAINING HIGH SCHOOLS.

H. F. 206.

AN ACT to amend section twenty-six hundred thirty-four-b eight (2634-b8), supplement to the code, 1913, relating to the appropriation for aid to normal training high schools.

Be it enacted by the General Assembly of the State of Iowa:

- SECTION 1. Normal training high schools—appropriation. That sec-
- tion twenty-six hundred thirty-four-b8 (2634-b8), supplement to the
- code, 1913, be and the same is hereby amended by striking out all after the word "of" in line six (6) thereof and inserting in lieu thereof
- the words "one hundred fifty thousand dollars annually hereafter".

Approved April 15, A. D. 1919.

## CHAPTER 231.

#### RELEASE OF LIENS ON PERSONAL PROPERTY, ETC.

H. F. 307.

AN ACT relating to the release of liens on personal property, and providing the manner of making such releases and the jurisdiction in actions on the bond given to secure such release.

Be it enacted by the General Assembly of the State of Iowa:

- Personal property-lien-procedure for release ofbond, etc. Whenever a controversy arises between any person, firm,
- partnership, or corporation, claiming a common law or statutory lien upon any personal property within the state, and the owner of said
- property as to the existence of a lien or the amount thereof, the owner
- of the property upon which the lien is claimed may file in the office of
- the clerk of the district court for the county in which the property is located a bond in double the amount of the lien claimed, conditioned

on the payment to the person, firm, partnership or corporation claim-9 ing a lien, any sum that may be found to be due and to have been a 10 lien on the personal property at the time the bond was filed by the 11 judgment of any court having jurisdiction; said bond to be signed by 12 one or more sureties and to be approved by the clerk of the said dis-13 trict court. When such a bond is filed and written notice of such filing 14 given the person, firm, partnership, or corporation claiming a lien, as 15 aforesaid, the lien, if any, shall be discharged from the personal prop-16 erty and shall be merged in the bond upon which there shall be a 17 right of action to the extent of the lien on the personal property at 18 the time the bond was filed; and if the person, firm, partnership or 19 corporation claiming a lien has the possession of said personal prop-20 erty, such possession shall be surrendered to the owner of the property. If the person, firm, partnership, or corporation claiming 21 22 the lien fails, neglects, or refuses to surrender said personal property 23 after the bond has been filed and notice served as aforesaid, the owner 24 of said personal property may bring an action for the possession of the specific personal property or pursue any other remedy provided by law to enforce that right. An action upon such bond shall be brought in the county where the principal on the bond resides; but where the aforesaid principal is a nonresident of the state, the action shall be 25 26 27 28 brought in the county where the bond is filed.

Approved April 15, A. D. 1919.

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### CHAPTER 232.

#### COMPENSATION AND DUTIES OF COUNTY ATTORNEYS.

H. F. 343.

AN ACT to repeal section three hundred eight (308) of the supplemental supplement to the code, 1915, relating to compensation and duties of county attorneys, and for enacting a substitute therefor.

Be it enacted by the General Assembly of the State of Iowa:

SECTION 1. Repeal and substitute—county attorney—compensation.

That section three hundred eight (308) of the supplemental supplement to the code, 1915, relating to compensation of county attorneys, be and the same is hereby repealed and the following enacted in lieu thereof:

"County attorneys shall be allowed an annual salary in counties having a population less than fifteen thousand, eleven hundred dollars; in counties of fifteen thousand and under twenty-five thousand, fourteen hundred dollars; in counties of twenty-five thousand and under thirty-five thousand, seventeen hundred dollars; in counties of thirty-five thousand and under forty-five thousand, two thousand dollars; in counties of forty-five thousand and under fifty-five thousand, twenty-two hundred dollars; in counties of fifty-five thousand and under sixty-five thousand, twenty-five hundred dollars; in counties of sixty-five thousand and over, three thousand dollars: said salary to be paid in twelve equal installments on the first day of each calendar